[CHAPTER 149.]

AN ACT

April 27, 1932. [H. R. 10362.] Public, No. 109.]

To require the approval of the General Council of the Seminole Tribe or Nation in case of the disposal of any tribal land.

Seminole Okla. Disposal council.

Be it enacted by the Senate and House of Representatives of the Indians, United States of America in Congress assembled, That hereafter the Disposal of tribal Secretary of the Interior shall not sell, lease, encumber, or in any land subject to approval of its general manner dispose of, any land or any interest in land belonging to the Seminole Tribe or Nation in Oklahoma or reserved for the benefit of such tribe, except with the approval of the Seminole Tribe or Nation acting through its general council selected in pursuance of Seminole customs.

Approved, April 27, 1932.

[CHAPTER 150.]

JOINT RESOLUTION

April 29, 1932. [H. J. Res., 375.] [Pub. Res., No. 17.]

To provide additional appropriations for contingent expenses of the House of Representatives for the fiscal year ending June 30, 1932.

Additional appropriations for contingent expenses.

Resolved by the Senate and House of Representatives of the United House of Represents- States of America in Congress assembled, That the following sums are appropriated, out of any money in the Treasury not otherwise appropriated, for contingent expenses of the House of Representatives for the fiscal year ending June 30, 1932:

Special and select committees.

For expenses of special and select committees authorized by the

House, \$15,000. Furniture, etc.

For furniture and materials for repairs of the same, including

Stenographic reports of hearings.

labor, tools, and machinery for furniture repair shops, \$6,500. For stenographic reports of hearings of committees other than special and select committees, \$5,000.

Approved, April 29, 1932.

[CHAPTER 151.]

AN ACT

May 2, 1932. [S. 3570.] [Public, No. 110.]

To amend the Act entitled "An Act confirming in States and Territories title to land granted by the United States in the aid of common or public schools, approved January 25, 1927.

Extension of com-mon school grants to mineral sections. Vol. 44, p. amended. 1026,

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That subsections (b) and (c) of section 1 of the Act entitled "An Act confirming in States and Territories title to land granted by the United States in the aid of common or public schools," approved January 25, 1927, be amended to read as follows:

Mineral grants on sold lands reserved to

"(b) That the additional grant made by this Act is upon the express condition that all sales, grants, deeds, or patents for any of the lands so granted shall hereafter be subject to and contain a reservation to the State of all the coal and other minerals in the lands so sold, granted, deeded, or patented, together with the right to prospect for, mine, and remove the same. The coal and other mineral deposits in such lands not heretofore disposed of by the State shall be subject to lease by the State as the State legislature may direct, the proceeds and rentals and royalties therefrom to be utilized for the support or in aid of the common or public schools: Provided, That any lands or minerals hereafter disposed of contrary to the provisions of this Act shall be forfeited to the United States by appropriate proceedings instituted by the Attorney General for that purpose in the United States district court for the district in which the property or some part thereof is located.

Undisposed deposits subject to State lease.

Proviso. Forfeiture for contravention.

"(c) That any lands included within the limits of existing reservations of or by the United States, or specifically reserved for waterpower purposes, or included in any pending suit or proceeding in the courts of the United States, or subject to or included in any valid application, claim, or right initiated or held under any of the existing laws of the United States, unless or until such reservation, application, claim, or right is extinguished, relinquished, or canceled, and all lands in the Territory of Alaska, are excluded from the provisions of this Act."

e provisions of this Act.

SEC. 2. This amendatory Act shall take effect as of January 25, ary 25, 1927.

Benefits to States be selected lieu lands since Benefits to States.

Benefits to States be selected lieu lands since Benefits to States. 1927; and in any case in which a State has selected lieu lands since such date under the Act approved February 28, 1891 (26 Stat. of lieu lands subsected), and still retains title thereto, such State may, within ninety quently selected. days after the date of the enactment of this Act, relinquish to the United States all right, title, and interest in such lands and shall thereupon be entitled to all the benefits of the Act of January 25, 1927, as amended by this Act.

Approved, May 2, 1932.

Lands excluded.

Effective as of Janu-

Vol. 44, p. 1026.

[CHAPTER 152.]

AN ACT

To grant certain lands to the State of Colorado for the benefit of the Colorado . School of Mines.

May 2, 1932. [H. R. 231.] Public, No. 111.

Be it enacted by the Senate and House of Representatives of the of the Interior be, and he is hereby, authorized and directed to issue use of the Colorado to the State of Colorado patent conveying title to the south half school of Mines. United States of America in Congress assembled, That the Secretary southeast quarter section 22; the north half northeast quarter, and the southwest quarter northwest quarter section 27, township 18 south, range 66 west, sixth principal meridian, Colorado, for the use and benefit of the Colorado School of Mines located at Golden, upon payment to the United States of \$1.25 per acre therefor: Provided, That there is found to be no conflicting valid claim to the lands so described: And provided further, That there shall be reserved to the Minerals, etc., re-United States all coal, oil, gas, or other mineral deposits found at any time in the land, together with the right of the United States. its grantees or permittees, to prospect for, mine, and remove such deposits, under such rules, regulations, and conditions as the Secretary of the Interior may prescribe.

Approved, May 2, 1932

Provisos.Title.

[CHAPTER 153.]

AN ACT

To authorize the conveyance by the United States to the State of Minnesota of lot 4, section 18, township 131 north, range 29 west, in the county of Morrison, Minnesota.

May 2, 1932. [H. R. 5603.] [Public, No. 112.]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to convey Military Reservation, to the State of Minnesota all right, title, and interest of the United Conveyed to. States in and to lot 4, section 18, township 131 north, range 29 west, fifth principal meridian in the county of Morrison, State of Minnesota, formerly a part of Fort Ripley military reservation and restored to homestead entry by Act of April 1, 1880 (21 Stat. L. 69), for military purposes and specifically as part of Camp Ripley Military Reservation. Such conveyance shall contain the express condition

Minnesota.

Description.

Vol. 21, p. 69.

Reversion for non-